

*District Number 8.*

SEC. 9. The counties of Johnson, Iowa, Tama, Ben-<sup>8th District.</sup> ton, Linn, Cedar and Jones shall constitute the eighth district.

*District Number 9.*

SEC. 10. The counties of Dubuque, Delaware, Bu-<sup>9th District.</sup> chanan, Black Hawk and Grundy shall constitute the ninth district.

*District Number 10.*

SEC. 11. The counties of Clayton, Alamakee, Fay-<sup>10th District.</sup> ette, Winnesheik, Howard, Chickasaw, Bremer, Mitchell, Floyd and Butler shall constitute the tenth district.

*District Number 11.*

SEC. 12. The counties of Hardin, Franklin, Hamil-<sup>11th District.</sup> ton, Wright, Hancock, Winnebago, Webster, Marshall, Story, Cerro Gordo, Worth and Boone shall constitute the eleventh district.

SEC. 13. Nothing in this act shall in any way inter-<sup>Courts till 1859.</sup> fere with the holding of courts in the district as now organized, before the first day of January, 1859.

SEC. 14. This act shall be in force from and after its <sup>Take effect.</sup> publication according to law.

Approved March 20th, 1858.

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## CHAPTER 95.

### SALES OF REAL ESTATE.

AN ACT authorizing Courts to set aside sales of real estate, where there was no title in the judgment debtor at the time of the levy.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That where any person has heretofore or shall hereafter purchase at Sheriff's sale, any real estate on which the judgment on which the execution issued was not a lien at the time of the levy, and which fact was unknown to the purchaser, the District <sup>Imperfect title sets aside sales.</sup>

Money returned. Court of the county shall set aside said sale on application, notice having been given to the debtor ten days before the sitting of said Court, and a new execution may be issued to enforce the judgment, and upon the order being made to set aside the sale, the Sheriff or judgment creditor shall pay over to the purchaser the purchase money.

Take effect. SEC. 2. This act to take effect and be in force from and after its publication in the Tri-Weekly Citizen and Tri Weekly Iowa State Journal.

Approved March 22d, 1858.

I hereby certify that the foregoing Act was published in the Iowa State Journal on the 27th day of March 1858, and in the Iowa Weekly Citizen, March 31st, 1858.

ELIJAH BELLS,  
Secretary of State

## CHAPTER 96.

### LAWS TAKE EFFECT.

AN ACT fixing the time when laws published in newspapers shall take effect

Take effect after date of Publication. SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That all laws enacted at the present (being the seventh) session of the General Assembly, which provide for taking effect by publication in newspapers, shall take effect from and after the date of such publication. The provision of the Code in chapter 3, section 21 to the contrary notwithstanding.

Take effect. SEC. 2. This act shall take effect from and after its publication in the Tri-Weekly Iowa Citizen and the Tri-Weekly Iowa State Journal.

Approved March 22d 1858:

I hereby certify that the foregoing Act was published in the Iowa Weekly Citizen on the 24th of March, 1858, and in the Iowa State Journal on the of March, 1858.

ELIJAH BELLS,  
Secretary of State